## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE at KNOXVILLE

	* * * * * * * * * * * *
	FORM
	(No Need for Counsel to Prepare Prior to Conference)
	* * * * * * * * * * * *
	SCHEDULING ORDER
1. cause on	<u>Introduction</u> : Pursuant to Fed. R. Civ. P. 16(b) a scheduling conference was held in this Present representing the plaintiff were attorneys
Present repretaken.	esenting the defendant were attorneys The following action was
2. pursuant to _	<u>Jurisdiction</u> : In this case, the subject matter jurisdiction of the Court has been invoked, and isis not in dispute.
3. this case may	Consent to Magistrate Judge: The parties do do not consent that all proceedings in y be conducted by a United States Magistrate Judge in accordance with 28 U.S.C. § 636(c).
4.	Settlement / Alternative Dispute Resolution:
	(a) The possibility of settlement is at this time.
	(b) The parties will discuss the possibility of utilizing the Federal Court Mediation
Program. Th	ney will notify the Court on or before as to whether they think the Federal Court rogram can aid in resolving this case. Letters should be sent to the attention of the Janet

Jackson, U.S. District Court, 800 Market Street, Suite 130, Knoxville, Tennessee 37902.

## 5. <u>Disclosure and Discovery</u>:

(a)	Fed. R. Ci	v. P. 26()	f) Meeti	<u>ng</u> : [	The parties	have	held	a discover	y planr	ning
meeting as required by	Rule 26(f).									
			or							
	The parties	will hold	a discov	ery pla	nning mee	ting a	s requ	ired by Ru	le 26(f)	on (
	at		m.	The	location	of	this	meeting	will	be
		•								
(b) accordance with Rule 2	Discovery 26(f).	<i>Plan</i> : T	he partie	es have	e filed wit	h the	Cour	t a discove	ery plai	n in
			or							
the Court within ten (1) Fed. R. Civ. P. 26(f).	At the Rule 2000 days after	, ,	•			•		• •		
(c) 26(a)(1) on or before deadlines will be met.	<i>Initial Dis</i> Ini		-					-	•	
			or							
	The parties	shall mal	ke all di	sclosu	res require	d by	Rule	26(a)(1) or	n or be	fore
(d) R. Civ. P. 26(a)(2) shall	Expert Test  I be made by	-			• •		ony in	accordanc	e with F	Fed.
(e)	Final Witn						-	-		
other parties a final with										
service of this final with		-	supplem	iented.	After that	time t	ne list	may be sup	pplemei	nted
with leave of the court	and for good	cause.								
(f) shall be completed by	<u>All Discov</u>	<u>ery</u> : All d	liscovery	, inclu	ding the ta	king (	of depo	ositions "fo	r evidei	nce"
(g) disclosures specified in deposition testimony to date.		. P. 26(a)	(3)(B) ar	nd (C).	(Depositio	on test	timony	y and exhib	oit list).	All
(h)	<u>Courtroon</u>									
to one another and to	ne Court, tec	ennology t	tney inte	nd to u	se in the co	ourtro	om du	iring the tri	iai and l	now

disclosure shall list (1) equipment they intend to bring into the courtroom to use, and (2) equipment supplied by the Court the parties intend to use. Further, the parties shall disclose to one another the content of their electronic or digital materials by and shall confirm the compatibility/viability of their planned use of technology with the Court's equipment by \_\_\_\_\_. General information on equipment supplied by the Court is available on the Eastern District of Tennessee website (www.tned.uscourts.gov). Specific questions about Courtsupplied equipment should be directed to the courtroom deputy (directory available on website). 6. **Other Scheduling Matters**: Joinder of Parties: If any party wishes to join one or more additional parties, (a) such joinder shall be made by \_\_\_\_\_. (b) **Dispositive Motions**: All dispositive motions under Fed. R. Civ. P. 12 and all motions for summary judgment pursuant to Fed. R. Civ. P. 56 shall be filed as soon as possible, but no later than \_\_\_\_\_. The failure to timely file such motions will be grounds to summarily deny them. **Motions in Limine**: Any motions in limine must be filed no later than (c) (d) **Special Requests to Instruct for Jury Trial**: Pursuant to Local Rule 51.1, requests for jury instructions shall be submitted to the Court no later than \_\_\_\_\_ and shall be supported by citations of authority pursuant to Local Rule 7.4. A copy of the prepared jury instructions should be sent as an electronic mail attachment in Word Perfect or Word Perfect-compatible format to collier chambers@tned.uscourts.gov. -- or --<u>Proposed Findings of Fact and Conclusion of Law for Nonjury Trial</u>: The parties shall submit to the Court proposed findings of fact and conclusions of law, which shall be supported by citations of authority in accordance with Local Rule 52.1, no later than \_\_\_\_\_\_. Proposed findings of facts shall contain a jurisdictional statement, identify the parties, and set out the facts in the chronological order the particular party intends to prove at trial. Conclusions of law should be concise with appropriate citations of authority pursuant to Local Rule 7.4. Conclusions of law should not be argumentative. A copy of the prepared proposed findings of fact and conclusions of law should be sent as an electronic mail attachment in Word Perfect or Word Perfect-compatible format to collier\_factsandlaw@tned.uscourts.gov 7. *Final Pretrial Conference*: A final pretrial conference will be held in this case on at \_\_\_\_\_ before the United States District Judge, Conference Room 9, Third Floor, Howard

they intend to use it (e.g., display equipment; data storage, retrieval, or presentation devices). This

the Court on or before the date of the final pretrial conference.
8. <u>Trial</u> : The trial of this case will be held before the United States District Judge (and a jury) (without the intervention of a jury) beginning on The trial is expected to last days. Counsel shall be present at to take up any preliminary matters which may require the Court's attention. The parties shall be prepared to commence trial at <u>9:00 a.m.</u> on the date which has been assigned. If this case is not heard immediately, it will be held in line until the following day or anytime during the week of the scheduled trial date. SHOULD THE SCHEDULED TRIAL DATE CHANGE FOR ANY REASON, THE OTHER DATES CONTAINED IN THIS ORDER SHALL REMAIN AS SCHEDULED. SHOULD THE PARTIES DESIRE A CHANGE IN ANY OF THE OTHER DATES, THEY SHOULD NOTIFY THE COURT AND SEEK AN ORDER CHANGING THOSE DATES.
SO ORDERED.
ENTER:
CURTIS L. COLLIER UNITED STATES DISTRICT JUDGE

H. Baker Courthouse, Knoxville, Tennessee. The parties shall prepare and submit a final pretrial order to